

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

Michael Sean Speight

V.

Civil No. 1:24-cv-00055
Chief Judge Landya B. McCafferty

Amanda Kaelblein
Michael Kaelblein
Nancy Kaelblein
Eric Stephanie(Professional, individual capacity)

MOTION FOR JUDICIAL NOTICE

TO THE HONORABLE CHIEF JUSTICE Landya B. McCafferty

COMES NOW Michael Sean Speight, the plaintiff. The defendant Amanda Kaelblein Has further alienated V.S. from the plaintiff .

The plaintiff requests this Court to take Judicial Notice under Federal Rule of Evidence 201.

1. FACTS TO BE JUDICIAL NOTICED

- a. Middlesex Probate Court Judge William F. McSweeny ordered Jennifer Westbrook, court clinician, to do an investigation of

plaintiff Michael Sean Speight, and defendant Amanda Kaelblein.

Ms. Westbrook found no good cause (No abuse or neglect on minor child V.S.. No personal issues, substance abuse issues, or any other issues in plaintiffs life) why the plaintiff should not be an active parent in V.S. life. (**JUDGE McSweeny stated if the federal court needed the clinicians report they could acquire it, though the plaintiff or defendant do not have access to it.**)

- b. Judge McSweeny on September 3, 2024 placed a visitation order for the plaintiff to see V.S. , every Saturday from 12pm to 3pm. (see exhibit 1)
- c. September 7, 2024, Saturday the plaintiff and wife went to Melrose, Ma Police department and were there from 11:45 to 12:35 pm. The defendant Amanda Kaelblein Failed to show for the visitation order. (see exhibit 2 Officer Barranco filed a report that the defendant failed to show for visitation with V.S. in contempt complaint filed On September 10, 2024 in Woburn Probate Court)

d. Amanda Kaelblein has failed to answer this complaint in over 130 days, This court has failed to place a default judgment against her. With her still causing ongoing irreparable emotional/mental harm to the plaintiff and minor child V.S

These facts are supported through a Massachusetts Judge, A Massachusetts Court Clinician, and a police officer and are by all means undisputed facts.

Date 9/9/24

Respectfully Submitted,


Michael Sean Speight
100 Main St #106
Pembroke, NH 03275

COMPLAINT FOR <input type="checkbox"/> CIVIL <input type="checkbox"/> CRIMINAL CONTEMPT		Docket No. MI24W0167WD	Commonwealth of Massachusetts The Trial Court Probate and Family Court	
Michael First Name	S M.I.	Speight Last Name V.	Plaintiff Middlesex	Division
Amanda First Name	C M.I.	Kaelblein Last Name	Defendant	

1. Plaintiff resides at 100 Main Street, 106 106 Pembroke NH 03275
 (Address) (Apt, Unit, No. etc.) (City/Town) (State) (Zip)

2. Defendant resides at 48 Richardson Rd 48 Melrose MA 02176
 (Address) (Apt, Unit, No. etc.) (City/Town) (State) (Zip)

3. By judgment order of the Court, dated September 03, 2024 defendant was ordered
 to pay alimony and/or support for minor or dependent child(ren) in the sum of \$ _____ weekly monthly
 to comply with the Court ordered parenting time.
 not to impose any restraint on the personal liberty of plaintiff
 to pay health insurance premiums for plaintiff and/or child(ren)
 to pay reasonable medical and dental expenses for plaintiff and/or child(ren)
 other

We were Melrose police department from 1145 am to 1230 pm officer Barranco filed a report stating court retrieve it from computer.

Father wants to know when court will intervene, mothers setting the tone for for visitation. Mother has participated in this behavior for 28 months with no consequences. Father doesn't believe this behavior is in best interest of the child, and wants to know when mother will be held accountable.

THIS IS WHY FATHER IS SEEKING CUSTODY OF THEIR DAUGHTER.

and said judgment order is still in force.

4. Defendant has not obeyed that judgment order and

is in arrears of court-ordered support payments.
 there now remains due and unpaid to plaintiff the sum of \$ _____ plus such further amounts as may accrue to the date of hearing.
 plaintiff has been denied parenting time on September 7 2024
 has violated the order on _____ by:

5. Wherefore, plaintiff requests that defendant be required to appear before this Court to show cause why defendant should not be adjudged in contempt of Court and for such other relief as the Court deems just.

Date: September 13, 2024

Michael Speight

Signature of Attorney or Plaintiff, if pro se

Michael Speight
(Print name)

100 Main Street
(Address)

106
(Apt, Unit, No. etc.)

Pembroke
(City/Town)

NH
(State)

03275
(Zip)

Primary Phone #: 9786842496

E-mail: speight6317@gmail.com

B.B.O. # _____

Commonwealth of Massachusetts
The Trial Court
Probate and Family Court Department

Middlesex Division

Docket No. MEAU/20167

Michael Speight, Plaintiff
v.
Annika Kaelblein, Defendant

ORDER

(On Complaint/Petition for 209C filed: 2/8/2024)

Pending a hearing on the merits, or until further order of the Court, it is Ordered that:

The Father shall have parenting time each Saturday from 12:00 noon until 3:00 p.m. Pick-up and drop-off shall take place at the Melrose Massachusetts Police station. A third party, chosen by Father, shall be present for the first four parenting times. These must be in public.

This order is without prejudice and is, by its very nature, temporary.

A review of this order shall take place on October 18, 2024 at 8:30 a.m.

Date: 8/27/24

WILL
William F. McSweeney, III., J.
Middlesex Probate and Family Court

* Mother/child shall be issued the police station for pick-up and drop-off. Mother shall be issued the police station for drop-off

NOV 6/3/24

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MEMORANDUM OF LAW TO SUPPORT MOTION FOR
JUDICIAL NOTICE

In *Rosa v. City of Seaside*, 675 F. Supp. 2d 1006 (N.D. Cal. 2009) “ the court took judicial notice of state administrative regulations relevant to the case.”

There are three Massachusetts employees verifying these facts.

In *United states v. Ritchie*, 342 F.3d 903(9th Cir. 2003) “the court took judicial notice of public records and government documents available online”

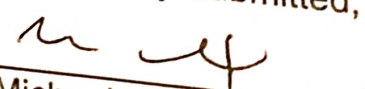
In the *United States v. Wilson*, 631 F.2d 118 (9th Cir. 1980) the appellate court found no abuse of discretion where the district court took judicial notice of facts.

This Court is presenting facts that this defendant is consistently causing harm to the plaintiff and minor child V.S.

WHEREFORE, the plaintiff requested this court to take judicial notice on this defendant.

Date 9/9/24

Respectfully Submitted,


Michael Sean Speight
100 Main St #106
Pembroke, NH 03275

UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

Michael Sean Speight

V.

Civil No. 1:24-cv-00055
Chief Judge Landya B. McCafferty

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George Phelan(Professional, individual capacity)
Eric Stephanie(Professional, individual capacity)

AFFIDAVIT IN SUPPORT OF MOTION TO FOR JUDICIAL NOTICE

I swear under the pains and penalties of perjury, all information is true and correct to the best of my knowledge .

The Attorney for this party was served by email to Atty Kristen Weber who represents the defendant in NH.

Date

9/9/24

✓ ✓

Michael Speight
100 Main Street #106
Pembroke, NH 03275

State of NH

County of Merrimack

The foregoing instrument was acknowledged this 09/09/24, 2024

By Christopher Lacroix

Notary public J P

My commission expires 5/6/25

CHRISTOPHER D. LACROIX
Justice of the Peace - New Hampshire
My Commission Expires May 6, 2025

